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January 6, 2008

Susan M. Hudson, Clerk
Vermont Public Service Board
112 State Street
Montpelier, VT 05620-2701

Re: Request of Parties for the Public Service Board to Provide Updated Guidance to
VEIC regarding planning assumptions for Forecast20

Dear Mrs. Hudson:

Pursuant to Paragraph 61 of the Memorandum of Understanding in Docket 7081 approved by the Public Service Board (Board), the Energy Efficiency Utility (EEU) is required to prepare a 20 year forecast of efficiency savings expected to be achieved from system-wide efficiency programs. Vermont Energy Investment Corporation (VEIC), currently under contract to serve as the state's EEU, is currently in the early stages of completing this forecast, named "Forecast 20."

On May 29, 2008, after notice and comments by interested parties, the Board provided guidance to the EEU, telling them to assume for purposes of developing the forecast an EEU budget that is "\$30.75 million in 2008 and is escalated by inflation."¹ On August 29, 2008, the Board set budgets for the 2009-2011 period of \$30.75, \$35.4, and \$40.7 million, respectively.²

On multiple occasions, the EEU has provided an update to the Vermont System Planning Committee (VSPC) or its subcommittees on the status of Forecast 20. At the December 10th meeting of the Committee, members discussed the budget planning assumptions used to conduct the forecast. It was noted that Forecast 20 is moving forward with the planning guidance provided by the board on May 29th, well prior to the August budget setting order. This raised the question of whether or not the planning assumptions should

¹ Public Service Board memo of May 29, 2008 Re: 20-Year energy efficiency forecast assumptions

² Order at 27. Order Re: Energy Efficiency Utility Budget for Calendar Years 2009, 2010, and 2011.
8/29/08



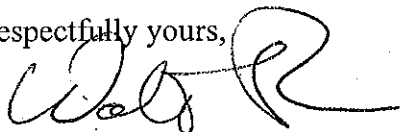
be changed to reflect the new budgets. The EEU has indicated that a change in budget assumptions would have no impact on the resources required or ability to complete Forecast20 by the July final completion date, provided that the change is communicated by February 15, 2009.

Given the recent increase in budget and ability of the EEU to accommodate a change, the undersigned parties request that the Board consider providing formal updated guidance to the EEU concerning planning assumptions for Forecast20: whether to continue with the guidance provided on May 29, or to assume current budget levels, and, if the current budget levels are assumed, whether to return to the original budget levels after 2011 or whether some other budget level should be used. We urge that the Board act on this request as quickly as possible so as to assure that notice can be provided to the EEU well before the February 15 deadline. A short comment period may be useful, as time permits.

Procedural formalities prevented this matter from being voted upon by the VSPC; hence the letter from undersigned parties outside of the auspices of that committee. Time constraints may have prevented others from authorizing their support of this request. Other organizations may have already or may file a similar version of this letter. The following organizations or individuals have indicated their support of this request to the Department:

Central Vermont Public Service
Washington Electric Cooperative
Green Mountain Power
Vermont Electric Power Company
Vermont Electric Cooperative
Village of Northfield Electric Department
Village of Johnson Water & Light Department
Village of Enosburg Falls Water & Light Department
Village of Lyndonville Electric Department
Village of Ludlow Electric Department
Vermont Mable Power Division of OMYA
Jenny Cole, VSPC Public Member representing residential customers
James Moore, VPIRG, VSPC Public Member representing environmental protection

Respectfully yours,



Walter (TJ) Poor
Energy Programs Specialist
Vermont Department of Public Service